10: TONOGABLE: ROBERTO AND Scument 160 Filed 09/27/19 Page 1 of 3 PageID #: 1071 8TH CROOK OWRI, DISTRICT OF SWILLDAKOLA PIERRE, SWITH DAKOTA 57501 OK TO WHOM IT MAY CONCERN: 52PT. 11,2019 HANDWRITTEN MOTION TO DESWEGS MY COURT APPOINTED ATTORNEY, KATE THOMPSON, OF THE (UNINGER LAW FORM, 117 LAST CAPITAL, PO DOX 66 PIERRESD 57501) FOR INSETSECTIVE COUNSOL" MY COURT APPOSINTED ATTORNEY DE ONOT REPRESENTING TO THE FUIL EXTENT OF HER ROSPONSIBILITIES, SHE TELL SHORT, WHAT SHE IS REQUIRED to CO. MY ATTORNEY ON SEVERAL OCCASIONS SHOULD HAVE FOUGHT AGAINST AND/OR OBJECTED TO VARIOUS ARGUEMENTS AND EVIDENCE THAT WERE ENTERED INTO RECORDS AGAINST MQ. CONSEQUENTLY, THE SENTENCE BY THE TUDGE WAS BASED AT WAST IN PART, ON THIS IN--PROPER OR INCORRECT INFORMATION / EVIDENCE-PERTURY OF WITNESSES. MY ATTURNEY ORD NOT AGROWATELY DEFINE MY RULE IN THESE ACTIVITIES, SHE ALLOWED THE COURT TO ASSUME, MY RULE WAS GREATER THAN IT ACTUALLY WAS. MY ATTORNEY GID NOT DISCLOSS OR FULLY DISCLOSE THE RAMITPORTIONS OF ACTIONS BY THE PROSECUTION AND CURT. I WAS MADE TO FEEL UPLICATED TO AGRES WITH WHATEVER THE PROSPORTOR SAID. MY FIRST COURT APPOINTED ATTORNEY KATTE HISKA OR SECOND KATTE THOMPSON AND NOT REVIEW OR EXPLAIN WHAT WAS WRITTEN IN THE PLOA AGREEMENT. MY ATTORNEY O'D NOT FULLY O'S CLOSE MY APPEAL RIGHTS. HAD SITE FULTY HED HER OBLIGATIONS PROPERLY, I WOULD HAVE RECIEVED A FAIR SENTENCE IN ACCORDANCE WITH MY DEGREE OF FAULT AND GUILT, RATHER THAN THE CVERLY INPLATED SENTENCE THAT WAS GIVEN.

1. THAT THE MERETS OF THE FACTUAL DESPUTE WERE NOT RESOLVED IN THE TRIAL.
2. THAT THE FACT FIND THES PROCEDURE EMPLOYED BY THE COURTS WAS NOT ADEQUATE
TO AFFORD A FULL AND FAIR TRIAL DULY FRAND AND CORRUPTION.
3. THAT THE MATERIAL FACTS WERE NOT ADEQUATELY CEVELOPED AT TRIAL.
4. I WAS DEPRIVED MY CONSTITUTIONAL RIGHT, FAILED BY COURT APPOINTED ATTORNEY
IN VIOLATION OF 6TH AMENIMENT OF US. CONSTITUTION TO THE STANDARD OF IN
- REFERENCE ASSISTENCE CE COUNSEL, STRICKLAND US. WASHINGTON 46615.668
80 DES 20 674 1045 CT 2052 (1984)
MY CHOR WAS PRETUDICED BY MY ATDRAIGYS DEFICIENTLY BECAUSE OF ERRORS.
THE PROCESTINGS WOULD HAVE BEEN OF FLERENT FOR THE FOIL WING REASONS-
FEGERAL AGENT CODY NORMAN AND TRIBAL OFFICER JEREMY REPUBLIFFICE
CHEYENNE RIVER SIGUX TRIBE, IN VIOLATION OF THE UNITED STATES CONSTRIVITION
LANS OF TREATY OF THE UNITED STATES.
TELLE TO BEET DO PO DUO DOMO CO ET IN TOPE I STORE
5. THEN I WAS OTHERWISE DENIED DUE PROCESS OF LAW AT TRIAL AND THE FACE
ARE NOT SUPPORTED BY RECORD.

Sincerely

M. Ocas 3.18-cr-30061-RAL Document 160 Filed 09/27/19 Page 3 of 3 PageID #: 1073 04082-073 SPRINGFIELD NO 658 Medical Center for Federal Prisoners 195FF JOYS PH 31 P.O. Box 4000 Springfield, Missouri 65801-4000 To: HONORABLE JUDGE ROBERTO A. LANGE
8th Circuit Court, District of South DAKOTA C/o Chark OF courts US Federal Building 2555. PIERRE, SD=57501=

pecial